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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/500,094	02/08/2000	Russel D. Leatherman	2400-505	2120
27820	7590 06/10/2003			
WITHROW & TERRANOVA, P.L.L.C.			EXAMINER	
P.O. BOX 128 CARY, NC 2		•	WASYLCHAK, STEVEN R	
			ART UNIT	PAPER NUMBER
			3624	/ %
			DATE MAILED: 06/10/2003	

Please find below and/or attached an Office communication concerning this application or proceeding.

<u> </u>		T-2 7, 2,		~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~			
,		Application N .	Applicant(s)				
		09/500,094	LEATHERMAN ET AL.				
	Office Action Summary	Examiner	Art Unit				
	,	Steven R. Wasylchak					
Period fo	The MAILING DATE of this communication app or Reply	ears on the cover she	et with the correspondence address				
THE - Exte after - If the - If NO - Failu - Any	ORTENED STATUTORY PERIOD FOR REPLY MAILING DATE OF THIS COMMUNICATION. nsions of time may be available under the provisions of 37 CFR 1.1: SIX (6) MONTHS from the mailing date of this communication. e period for reply specified above is less than thirty (30) days, a reply period for reply is specified above, the maximum statutory period or to reply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailing and patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, if y within the statutory minimum will apply and will expire SIX (6). Cause the application to become	nay a reply be timely filed of thirty (30) days will be considered timely. MONTHS from the mailing date of this communication. me ABANDONED (35 U.S.C. § 133).				
1)⊠	Responsive to communication(s) filed on 24 h	<u> March 2003</u> .					
2a) <u></u> □	This action is FINAL . 2b)⊠ Th	is action is non-final.					
3)□	Since this application is in condition for allows closed in accordance with the practice under	ance except for forma <i>Ex parte Quayle</i> , 193	ll matters, prosecution as to the merits is 5 C.D. 11, 453 O.G. 213.	i			
-	ion of Claims	nliantion					
-	Claim(s) 29-35;49-55 is/are pending in the application.						
	4a) Of the above claim(s) is/are withdrawn from consideration.						
·	Claim(s) is/are allowed.						
•	Claim(s) <u>29-35;49-55</u> is/are rejected.						
,	Claim(s) is/are objected to. Claim(s) are subject to restriction and/o	r election requiremen	.+				
	ion Papers	r election requiremen					
• •	The specification is objected to by the Examine	r.					
,	The drawing(s) filed on is/are: a) ☐ acce		by the Examiner.				
,—	Applicant may not request that any objection to the						
11)	The proposed drawing correction filed on	_ is: a)□ approved b) disapproved by the Examiner.				
	If approved, corrected drawings are required in re	ply to this Office action.					
12)	The oath or declaration is objected to by the Ex	aminer.					
Priority (under 35 U.S.C. §§ 119 and 120						
13)	Acknowledgment is made of a claim for foreign	n priority under 35 U.	S.C. § 119(a)-(d) or (f).				
a)	☐ All b)☐ Some * c)☐ None of:						
	1. Certified copies of the priority documents have been received.						
	2. Certified copies of the priority documents have been received in Application No						
* (3. Copies of the certified copies of the prioapplication from the International Buse the attached detailed Office action for a list	reau (PCT Rule 17.2	(a)).				
	Acknowledgment is made of a claim for domesti	•		n).			
, — 8	a) The translation of the foreign language pro Acknowledgment is made of a claim for domest	ovisional application h	as been received.				
Attachmer		,					
1) Notice 2) Notice	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449) Paper No(s) 1	5) 🔲 Not	rview Summary (PTO-413) Paper No(s) ice of Informal Patent Application (PTO-152) er:				

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DETAILED ACTION

Response to RCE

- 1. Claims 29-35 and 49-55 remain open for prosecution.
- 2. Applicant's declaration filed March 24,2003 has removed the Tandom article and the Microsoft Dictionary from the pool of available art.

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 29 and 49 are rejected under 35 U.S.C.102(b) as being anticipated by Hollidge (US 5,027,282).

As per claim 29,

A method of providing an interactive fueling operation comprising:

- -providing an interactive graphical user interface at a fueling position on a fuel dispenser; / col 1, L 66 to col 2, L 29, L 50-69; fig 13(1321: touch task; 1315: graphics task); fig 1(107: video element; 111: touch element)
- prompting a customer to select a service with the displayed information; / col 1, 42 to col 2, L 5(service selected is an application task to pump gas by selecting octane rating/price per gallon); col 2, L 60-68; fig 13(1315: graphics task)

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-receiving a response from the customer identifying a selected service to be provided by the server; / fig 13(1303,1327,1319: pump task,1321,1307: server,1303); col 2, L 60-68; col 25, L 1-25, 36-46; col 26, L 14-19, L 30-34 -transferring the response from the dispenser to the server over the network; and /network of fig 13(1307: server, 1319: pump task, 1327 network links to server 1307 via hub 1303; col 25, L 1-25, 36-46; col 26, L 14-19, L 30-34; col 25, L 1-25, 36-46; col 26, L 14-19, L 30-34

-transmitting a service from the server over the network to the fueling position based on the customer response at the fueling position. / fig 13(1307: server connected to hub 1303: application task as including service; 1319 as fueling task includes fueling position; col 25, L 1-25, 36-46; col 26, L 14-19, L 30-34

Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. Claims 30, 34, 35, 50, 54 and 55 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hollidge (US 5,027,282).

As per claim 30,

Hollidge does not teach the delivery, transfer and transmission are over the Internet. / Official notice is taken that the delivery, transfer and transmission are over the Internet

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is old and well known in the internet website art. It would have been obvious to one of ordinary skill in the art at the time of applicant's invention to implement this feature of the delivery, transfer and transmission over the Internet, as a personal computer exists at fig 1 (103) and at the kiosk: fig 1 (115) to link to the internet and create a website and utilize telephone lines for internet connection and for credit card authorization(col 22, L 36-53) for the advantage of efficiency in the sales process by automating it.

Hollidge teaches information displayed / fig 1(107);

fig 13(1315); col 3, L17-18. Hollidge does not teach live video information of a person communicating with the customer to provide a video intercom.

Official notice is taken that live (assuming to mean real time by examiner) video information of a person communicating with the customer to provide a video intercom. is old and well known in the security and / or retail art. It would have been obvious to one of ordinary skill in the art at the time of applicant's invention to implement this feature of live video information of a person communicating with the customer to provide a video intercom for the advantage of maintaining security from theft and property damage and obtaining customer visual body language feedback.

As per claim 35,

Hollidge does not teach including using hypertext markup
language and hypertext transfer protocol. Official notice is taken that using hypertext
markup language and hypertext transfer protocol is old and well known in the internet

website art. It would have been obvious to one of ordinary skill in the art at the time of

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applicant's invention to implement this feature of html and http for compatibility with host servers and routers.

As per claim 50,

Hollidge does not teach the delivery, transfer and

transmission are over the Internet. / Official notice is taken that the delivery, transfer and transmission over the Internet is old and well known in the internet website art. It would have been obvious to one of ordinary skill in the art at the time of applicant's invention to implement this feature of the delivery, transfer and transmission over the Internet, as a personal computer exists at fig 1 (103) and at the kiosk: fig 1 (115) to link to the internet through telephone lines that are currently used for credit card authorization(col 22, L 36-53) for the advantage of efficiency in the sales process by automating it.

As per claim 54,

Hollidge teaches information displayed / fig 1(107);

fig 13(1315); col 3, L17-18. Hollidge does not teach live video information of a person communicating with the customer to provide a video intercom.

Official notice is taken that live (assuming to mean real time by examiner) video information of a person communicating with the customer to provide a video intercom. is old and well known in the security and / or retail art. It would have been obvious to one of ordinary skill in the art at the time of applicant's invention to implement this feature of live video information of a person communicating with the customer to provide a video intercom for the advantage of maintaining security from

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theft and property damage and customer feedback.

As per claim 55,

Hollidge does not teach including using hypertext markup language and hypertext transfer protocol. Official notice is taken that using hypertext markup language and hypertext transfer protocol is old and well known in the internet website art. It would have been obvious to one of ordinary skill in the art at the time of applicant's invention to implement this feature of html and http for compatibility with host servers and routers.

6. Claims 31-33, 51-53 are rejected under 35 U.S.C.103(a) as being unpatentable over Hollidge (US 5,027,282) and in view of Craig (US 5,134,716).

As per claim 31,

Hollidge teaches information displayed / fig 1(107); fig 13(1315). Hollidge does not teach advertising information. However, Craig teaches advertising information /abstract; col 1, L 25-55. It would have been obvious to one of ordinary skill in the art at the time of applicant's invention to implement the advertising feature to increase sales revenue.

As per claim 32,

Hollidge teaches information displayed / fig 1(107); fig 13(1315). Hollidge does not teach one of the group consisting of news, weather, sports, traffic updates and maps. However, Craig teaches advertising information /abstract; col 1, L 25-55. Craig does not teach one of the group consisting of news, weather, sports, traffic updates and maps. Official notice is taken that it would have been obvious to one of ordinary skill in the art at the time of applicant's invention to implement the one of the group consisting

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of news, weather, sports, traffic updates and maps feature, most notably being the traffic updates and using internet's Mapquest for directions since the consumer is at a gas station, for the advantage of keeping the consumer informed in a timely manner as to where he is going and current traffic conditions and thus increasing the likelihood of the consumer becoming a repeat customer.

As per claim 33,

Hollidge teaches the information displayed / fig 1(107); fig 13(1315). Hollidge does not teach merchandising information providing the customer an opportunity to select from one or more items displayed. Craig does teach merchandising information providing the customer an opportunity to select from one or more items displayed / col 1, L 25-34 where the opportunity to select is physically in the gas station itself. It would have been obvious to one of ordinary skill in the art at the time of applicant's invention to implement the one of the group consisting of news, weather, sports, traffic updates and maps feature, most notably being the traffic updates and using internet's Mapquest for directions since the consumer is at a gas station, for the advantage of keeping the consumer informed in a timely manner as to where he is going and current traffic conditions and thus increasing the likelihood of the consumer becoming a repeat customer.

As per claim 51,

Hollidge teaches information displayed / fig 1(107); fig 13(1315). Hollidge does not teach advertising information. However, Craig teaches advertising information /abstract; col 1, L 25-55. It would have been obvious to one of ordinary skill in the art at

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the time of applicant's invention to implement the advertising feature to increase sales revenue.

As per claim 52,

Hollidge teaches information displayed / fig 1(107); fig 13(1315). Hollidge does not teach one of the group consisting of news, weather, sports, traffic updates and maps. However, Craig teaches advertising information /abstract; col 1, L 25-55. Craig does not teach one of the group consisting of news, weather, sports, traffic updates and maps. Official notice is taken that it would have been obvious to one of ordinary skill in the art at the time of applicant's invention to implement the one of the group consisting of news, weather, sports, traffic updates and maps feature, most notably traffic updates and using internet's Mapquest for directions since the consumer is at a gas station, for the advantage of keeping the consumer informed in a timely manner as to where he is going and current traffic conditions and thus increasing the likelihood of the consumer becoming a repeat customer.

As per claim 53,

The method of Claim 49 wherein Hollidge teaches the information displayed / fig 1(107); fig 13(1315). Hollidge does not teach merchandising information providing the customer an opportunity to select from one or more items displayed. Craig does teach merchandising information providing the customer an opportunity to select from one or more items displayed / col 1, L 25-34 where the opportunity to select is physically in the gas station itself. It would have been obvious to one of ordinary skill in the art at the time of applicant's invention to implement the one of the group consisting of news,

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weather, sports, traffic updates and maps feature, most notably being the traffic updates and using internet's Mapquest for directions since the consumer is at a gas station, for the advantage of keeping the consumer informed in a timely manner as to where he is going and current traffic conditions and thus increasing the likelihood of the consumer becoming a repeat customer.

This action is NON-FINAL. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Steven R. Wasylchak whose telephone number is (703) 308-2848. The examiner can normally be reached on Monday-Thursday from 7:00 a.m. to 6:00 p.m. EST.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Vincent Millin, can be reached at (703) 308-1065. The fax number for Art Unit 3624 is (703) 305-7687.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-1113.

Steven Wasylchak

6/5/03

PRIMARY EXAMINER